

Patent 030560-056



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of Andreas Bernkop-Schnurch

Group Art Unit: 1617

Application No.: 09/830,986

Examiner: Shahnam J. Sharareh

Filing Date:

Sir:

May 3, 2001

Confirmation No.: 7285

Title: MUCO-ADHESIVE POLYMERS, USE THEREOF AND METHOD FOR PRODUCING THE SAME

AMENDMENT/REPLY TRANSMITTAL LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Enc	losed is a reply for the above-identified patent application.							
	A Petition for Extension of Time is also enclosed.							
	Terminal Disclaimer(s) and the \$65.00 (2814) \$130.00 (1814) fee per Disclaimer due under 37 C.F.R. § 1.20(d) are also enclosed.							
	Also enclosed is/are							
	Small entity status is hereby claimed.							
☐ Applicant(s) requests continued examination under 37 C.F.R. § 1.114 and enclose the ☐ \$395.00 (2801) ☐ \$790.00 (1801) fee due under 37 C.F.R. § 1.17(e).								
	Applicant(s) requests that any previously unentered after final amendments <u>not</u> be entered. Continued examination is requested based on the enclosed documents identified above.							
	Applicant(s) previously submitted							
	on, for which continued examination is requested.							
	Applicant(s) requests suspension of action by the Office until at least, which does not exceed three months from the filing of this RCE, in accordance with 37 C.F.R. § 1.103(c). The required fee under 37 C.F.R. § 1.17(i) is enclosed.							
	A Request for Entry and Consideration of Submission under 37 C.F.R. § 1.129(a) (1809/2809) is also enclosed.							

Application No. _ 09/830,986

X	No additional claim fee is required.	
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	An additional	claim f	ee is	required,	and is	calculated	as shown	below.
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		AN	IEND	ED CLAIMS			
	No. of Claims	Highes of Cla Previo Paid	ims usiy	Extra Claims		Rate	Additional Fee
Total Claims	82	MINUS	82 =	0	×	\$50.00 (1202) =	\$ 0.00
Independent Claims	16	MINUS	16 =	0	x	\$200.00 (1201) =	\$ 0.00
If Amendment adds m	nultiple depen	dent claims	s, add \$	360.00 (1203)			
Total Claim Amendment Fee						\$ 0.00	
Small Entity Status claimed - subtract 50% of Total Claim Amendment Fee					\$ 0.00		
TOTAL ADDITIONAL CLAIM FEE DUE FOR THIS AMENDMENT						\$ 0.00	

A check	in the amount of		is enclosed for the fee due.
Charge	to Dep	osit Acco	unt No. 02-4800.
Charge	to cred	dit card. F	Form PTO-2038 is attached.

The Director is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17, 1.20(d) and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

BUCHANAN INGERSOLL PC

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Date: December 16, 2005

Christopher L. North, Ph.D.

Registration No. 50,433



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of			
Andreas BERNKOP-SCHNÜRCH	Group Art Unit: 1617		
Application No.: 09/830,986) Examiner: Shahnam J. Sharareh		
Filed: May 3, 2001	Confirmation No.: 7285		
For: MUCO-ADHESIVE POLYMERS, USE THEREOF AND METHOD FOR PRODUCING THE SAME)))		

RESPONSE TO NOTICE OF NON-RESPONSIVE REPLY AND SUPPLEMENTAL REPLY TO RESTRICTION REQUIREMENT

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

In complete response to the Office Communication mailed on November 16, 2005 Applicant offers the following supplemental reply:

In Applicant's Reply to Restriction Requirement filed on August 15, 2005, Applicant elected, with traverse, Group I – claims 1, 28-33 and 35-38 – which as stated in the July 13, 2005 Office Communication is "drawn to a [mucoadhesive] polymer exhibiting a total work adhesion of more than 120 micro jules to intestinal mucosa at a pH of 7." OFFICE COMMUNICATION OF JULY 13, 2005 at 2. The detailed basis for Applicant's traversal of the restriction requirement, which included Applicant's argument that no serious burden exists since all of the claims were previously examined in the same application, was set forth in the August 15, 2005 Reply and is maintained by Applicant.

The Examiner has also required Applicant to elect a single species to which the claims shall be restricted if no generic claim is finally held to be allowable.